**APPENDIX** 

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1. A true and correct copy	of excerpts	from Fresh	Start's	website,	available	at
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2. A true and correct copy	of excerpts	from Fresh	Start's	website,	available	at
www.freshstart.net/full_program_de	escription.html,	accessed on Se	ptember 3	30, 2015.		.В
3. A true and correct copy	of excerpts	from Fresh	Start's	website,	available	at
www.freshstart.net/program_overvi	ew.html, access	ed on Septemb	er 30, 201	15	• • • • • • • • • • • • • •	. <b>C</b>
4. A true and correct copy of	Jason McClure	's contract doc	uments w	vith Fresh	Start, whi	ich
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6. A true and correct copy of a	routing form da	ited May 21, 20	013 from .	Jason Mc	Clure's Fre	sh
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8. A true and correct copy of	the Fresh Star	t Student Rul	es of Cor	nduct sign	ned by Jas	on
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10. A true and correct copy of a	ı departure waiv	ver signed by J	ason McC	Clure and	dated July	8,
2013 from Jason McClure's Fresh S	start student file	, which Fresh	Start previ	iously pro	oduced in the	his
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1	11. A true and correct copy of excerpts from the transcript of Jason McClure's deposition,
2	taken in this action on July 1, 2015 and September 9, 2015
3	12. A true and correct copy of excerpts from the transcript of Ronald McClure's deposition,
4	taken in this action on June 25, 2015L
5	13. A true and correct copy of excerpts from the transcript of Linda McClure's deposition,
6	taken in this action on June 26, 2015
7	14. A true and correct copy of excerpts from the transcript of Candy Shipley's deposition,
8	taken in this action on August 4, 2015
9	15. A true and correct copy of excerpts from the transcript of Brian Smyth's deposition, taken
10	in this action on August 5, 2015
11	16. A true and correct copy of excerpts from the transcript of Sean Griffin's deposition, taken
12	in this action on August 24, 2015
13	17. A true and correct copy of excerpts from the transcript of David Venemon's deposition,
14	taken in David Welch, et al. v. Narconon Fresh Start, et al., Case No. 2:14-cv-00167-JCM-CWH
15	(D. Nev.) on April 2, 2015, as well as a document that was attached as Exhibit 12 to the
16	deposition, which Mr. Venemon authenticated. Plaintiffs' counsel in this case also represents
17	Plaintiffs in the Welch caseQ
18	18. A true and correct copy of excerpts from the transcript of Michael Tarr's deposition, taken
19	in Cathy Tarr, et al. v. Narconon Fresh Start, et al., Case No. 2:14-cv-00283-GMN-NJK (D.
20	Nev.) on April 13, 2015. Plaintiffs' counsel in this case also represents Plaintiffs in the Tarr
21	case
22	19. A true and correct copy of Plaintiffs' final Rule 26 Disclosure, received by Fresh Start on
23	March 23, 2015
24	20. Narconon Fresh Start's current license to operate and maintain the alcohol and/or drug
25	abuse recovery or treatment facility, Sunshine Summit Lodge, at 35025 Highway 79, Buildings A-
26	J, Warner Springs, California 92086, valid from April 1, 2014 through March 31, 2016, issued by
27	the California State Department of Health Care Services
28	21. Narconon of Northern California's former license to operate and maintain the alcohol
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1	and/or drug abuse recovery or treatment facility, Narconon Redwood Cliffs, at 262 Gaffey Road,
2	Watsonville, California 95076, valid from January 1, 2013 to December 31, 2014U
3	22. Narconon of Northern California's current license to operate and maintain the alcohol
4	and/or drug abuse recovery or treatment facility, Narconon Redwood Cliffs, at 262 Gaffey Road,
5	Watsonville, California 95076 and various other addresses listed therein, valid from January 1,
6	2015 to December 31, 2016V
7	23. An article, Richard D. Lennox, et al., A Simplified Method for Routine Outcome
8	Monitoring after Drug Abuse Treatment, 7 Subst. Abuse 155 (2013), which is publicly available at
9	http://www.ncbi.nlm.nih.gov/pmc/articles/PMC3782393 and was disclosed in this case in Fresh
10	Start's Rule 26 initial disclosures
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